1 2 3 4 5	Mark T. Johnson – 76904 Jennifer U. Bybee – 302212 Travis C. Close – 308673 Rachel L. Steyer – 330064 SCHNEIDER WALLACE COTTRELL KONECKY LLP 2000 Powell Street, Suite 1400 Emeryville, California 94608-1863	Gay Crosthwait Grunfeld – 121944 Jenny S. Yelin – 273601 Benjamin Bien-Kahn – 267933 Amy Xu – 330707 ROSEN BIEN GALVAN & GRUNFELD LLP 101 Mission Street, Sixth Floor San Francisco, California 94105-1738 Telephone: (415) 433-6830			
6	Facsimile: (415) 421-7105 Email: gwallace@schneiderwallace.com	Facsimile: (415) 433-7104 Email: ggrunfeld@rbgg.com jyelin@rbgg.com			
7 8		bbien-kahn@rbgg.com axu@rbgg.com David T. Marks – <i>pro hac vice</i>			
9	STEBNER GERTLER	Jacques Balette – pro hac vice MARKS, BALETTE, GIESSEL			
10	A Professional Law Corporation	& YOUNG, P.L.L.C. 7521 Westview Drive			
11	San Francisco, California 94102-2918	Houston, Texas 77055 Telephone: (713) 681-3070 Facsimile: (713) 681-2811			
12	1 \ /	Email: davidm@marksfirm.com jacquesb@marksfirm.com			
13 14	brian@sggklaw.com Attorneys for Plaintiffs and the Certified Class				
15	UNITED STATES DISTRICT COURT				
16	NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION				
17	STACIA STINER; RALPH CARLSON, in his	Case No. 4:17-cv-03962-HSG			
18	capacity as Trustee of the Beverly E. Carlson and Helen V. Carlson Joint Trust; LORESIA	ORDER RE PLAINTIFFS' MOTION TO REMOVE			
19	VALLETTE, in her capacity as representative of the Lawrence Quinlan Trust; MICHELE LYTLE, in her capacity as Trustee of the Boris Family	INCORRECTLY FILED DOCUMENTS (as modified)			
20	Revocable Trust; RALPH SCHMIDT, by and through his Guardian Ad Litem, HEATHER	Judge: Hon. Haywood S. Gilliam, Jr.			
21	FISHER; PATRICIA LINDSTROM, as successor-in-interest to the Estate of ARTHUR				
22	LINDSTROM; BERNIE JESTRABEK-HART; and JEANETTE ALGARME; on their own				
23	behalves and on behalf of others similarly situated, Plaintiffs,				
24	V.				
25 26	BROOKDALE SENIOR LIVING, INC.; BROOKDALE SENIOR LIVING				
27	COMMUNITIES, INC.; and DOES 1 through 100, Defendants.				
41	LICICHUMUIS	1			
28	D CTCHAMILE.				

1	8.	8. [Redacted] Declaration of Patrick Kennedy, PHD in Support of Plaintiffs' Motion		
2	for Certification of Subclasses, ECF No. 650-14, is permanently removed from the Court's public			
3	docket;			
4	9.	The Clerk is directed to remov	e the documents as ordered.	
5	IT IS	S SO ORDERED.		
6	DATED: 1		Haywood S. Su	ly.
7			Haywood S. Gilliam, Jr.	,,,
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